

1 BEFORE THE ARIZONA CORPORATION COMMISSION 2 **DOUG LITTLE** Chairman **BOB STUMP** 3 Commissioner 4 **BOB BURNS** Commissioner TOM FORESE 5 Commissioner ANDY TOBIN 6 Commissioner 7 8 IN THE MATTER OF THE APPLICATION DOCKET NO. E-01345A-15-0394 OF ARIZONA PUBLIC SERVICE DECISION NO. \_\_\_\_<sup>75479</sup> 9 COMPANY FOR APPROVAL OF ELECTRIC SERVICE AGREEMENTS **ORDER** 10 WITH THE ARIZONA BOARD OF REGENTS FOR AND ON BEHALF OF 11 ARIZONA STATE UNIVERSITY Arizona Corporation Commission 12 DOCKETED 13 Open Meeting MAR 1 0 2016 March 2 and 3, 2016 14 Phoenix, Arizona **DOCKETED BY** 15 BY THE COMMISSION: 16 **FINDINGS OF FACT** 17 1. 18

1. Arizona Public Service Company ("APS") is certificated to provide electric service as a public utility company in the state of Arizona.

## **Background**

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- 2. On November 18, 2015, Arizona Public Service Company filed an application for approval of electric service agreements with the Arizona Board of Regents for and on behalf of Arizona State University ("ASU"). Because the proposed Addendum contained competitively confidential information, the copy filed in the docket was redacted. An unredacted version was subsequently provided to Commission Staff for their confidential review pursuant to a Protective Agreement.
- 3. ASU is the largest institution of higher learning in APS's service territory. It is a comprehensive public research university whose charter includes advancing research and discovery of public value, as well as assuming fundamental responsibility for the economic, social, cultural and overall

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health of the communities it serves. ASU has multiple campuses in APS's service territory and serves a large number of students through on-line learning opportunities.

- In pursuit of its mission, ASU is interested in purchasing additional amounts of renewable energy to enhance the overall resource profile that it receives from APS. Another large APS customer, eBay1 also desires to purchase more renewable energy as contemplated in APS's Special Contract with eBay approved by the Commission on July 15, 2015, under Decision No. 75165.
- 5. APS proposes to meet the desires of ASU and PayPal by developing a new 40 MW solar photovoltaic generating system at the site of its existing Saguaro Power Plant located near Red Rock, Arizona. APS will own, operate, and maintain the solar facility, which will be procured through a competitive process and constructed by a third-party solar company. ASU and PayPal will buy an equivalent amount of renewable energy and associated environmental attributes from the new plant.
- 6. APS intends to include the costs of the new solar facility in its post-test year plant adjustment in its upcoming rate case. APS states that all costs associated with the development and operation of the new solar plant, together with the cost of firming and load-shaping, will be paid by ASU and PayPal.
- 7. The subject application requests approval of the Addendum to the APS – ASU Electric Supply Agreements. APS further requests expedited review of the application, citing the pending expiration of the Investment Tax Credit in 2016.

## Staff Analysis

8. The application submitted on November 18, 2015, by APS that opened the instant docket was vague in terms of the specifics of the agreement between APS, ASU and eBay. At the time of the application the parties had not agreed upon the quantity of energy and associated environmental attributes (aka Renewable Energy Credits, or "RECs") to be purchased and sold, the price for such

<sup>1</sup> APS's application in this docket states that eBay would be the customer that would purchase the excess energy generated from the proposed solar plant. However, in response to Staff's several Data Requests, APS indicated that PayPal would be the customer purchasing the excess energy from the proposed solar plant. The relationship between eBay and PayPal is discussed in the "Staff Analysis" section of this document.

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products, or the term of the agreement. Accordingly Staff issued a series of Data Requests, the APS responses to which form the basis of Staff's analysis and recommendations.

- 9. APS's application in the instant docket states that eBay would be the customer that would purchase the excess energy generated from the proposed solar plant. However, in response to Staff's several Data Requests, APS indicated that PayPal would be the customer purchasing the excess energy from the proposed solar plant. APS states that previously eBay and PayPal were affiliated entities under the eBay name, but in mid-2015, PayPal was spun-off into a separate corporate entity. As part of that spin-off, the data center facilities operated by eBay in APS's service territory were eventually determined to be part of PayPal's facilities and the Electric Supply Agreement between APS and eBay was assigned to PayPal, consistent with the terms of the Electric Supply Agreement. APS provided a copy of the assignment document to Staff pursuant to the executed protective agreement in this docket.
- 10. APS states that it intends to build a new 40 MW photovoltaic solar power plant to provide ASU and PayPal with the energy and associated RECs. ASU has agreed to purchase a quantity of renewable energy and associated environmental attributes annually for a period of 20 years. PayPal has agreed to purchase the balance under a previously approved special contract.
- 11. APS states that over the 20-year term of the agreement, all costs associated with the development, operation and maintenance of the proposed 40 MW solar plant will be paid by the revenues derived from the sales of energy and RECs to ASU and PayPal. The revenues will also cover APS's cost to firm and shape the resource to ASU and PayPal's respective loads. APS has submitted a spreadsheet to Staff that details the calculation of APS's revenue requirement for the new solar plant. The cost of the new solar plant is based on firm proposals from EPC (Engineering, Procurement, and Construction) vendors, together with known interconnection costs. APS proposes to rate base the new solar plant as an APS asset, and in the initial years the revenue from ASU and PayPal will not cover the full revenue requirement. As the annual revenue requirement declines over time, the amounts paid by ASU and PayPal will exceed the revenue requirement. APS will treat the revenue from the new solar plant as a revenue credit. In the early years, and depending on rate timing and rate treatment, APS's other customers will likely incur the difference in cost, but in later years the other customers will

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receive a net credit that exceeds the revenue requirement. The levelized pricing to ASU and PayPal is equal to the year-by-year revenue requirement on a present value basis.

- ASU's Electric Service Agreement was not reviewed or approved by the Commission, since the rates contained in that agreement were standard tariff rates (i.e. E-35). APS is requesting Commission approval of the Addendum to ASU's original Service Agreement because the rates contained in the Addendum are not standard tariff rates and are unique to this agreement.
- 13. APS states that an addendum to PayPal's Special Contract is not required because its contract contemplated and provides for the purchase of additional "green" power at the time APS is able to deliver such additional green power.
- 14. APS requested expedited review of the application, citing the pending expiration of the Investment Tax Credit (ITC) in 2016. Congress recently extended the expiration of the ITC until 2019.
- 15. For the purposes of evaluating this Electric Service Agreement Addendum, any impact to APS's fair value rate of return would likely be deminimus.
- 16. Staff notes that production from the new 40 MW solar plant will not count towards APS's Renewable Energy Standard Tariff compliance because the REC's will go to ASU and PayPal. Staff Recommendations
- Staff believes that the revenue requirement and resultant cost recovery calculations are 17. appropriate for the proposed project. Further, Staff believes the solar premium included in ASU's and PayPal's rate are consistent with other "green power" rates. Based on the above analysis, Staff has recommended approval of the Addendum to ASU's Electric Supply Agreements.
- 18. To ensure that APS's other customers are not disadvantaged through the agreements entered into in the Addendum to APS-ASU Electric Supply Agreements and eBay or its assignee, Staff recommends that APS be required to create a balancing account to track the difference between: 1) the cost of the new solar resources at APS's Saguaro plant as reflected in APS's rates; and 2) the total revenue for green energy from those specific customers. This balancing account will commence upon effectiveness of new rates which include the agreements and is anticipated to initially create a regulatory liability for APS that will be reversed over the term of the customer agreements. Once the balancing account balance reaches zero, the regulatory liability will be eliminated and the balancing account will

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Page 5 cease to exist. Within 45 days following each anniversary of the balancing account (until elimination), APS shall file the amount of the regulatory liability and the accounting entries for that year. Within 45 days following the regulatory liability reaching zero, APS shall file the final entries related thereto and confirmation that going forward the annual revenues will exceed revenue requirement. 19. No approval of alternate solar plants as discussed at Page 2, Line 6 and Page 4, first full paragraph of the proposed Addendum is implied in Staff's recommendation. No "used and useful" determination of the proposed solar plant is made in Staff's 20. recommendation, and no particular treatment should be inferred for ratemaking or rate base purposes in the future. **CONCLUSIONS OF LAW** 10

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- Arizona Public Service Company is an Arizona public service corporation within the 1. meaning of Article XV, Section 2, of the Arizona Constitution.
- 2. The Commission has jurisdiction over Arizona Public Service Company and over the subject matter of the application.
- 3. The Commission, having reviewed the application and Staff's memorandum dated February 29, 2016, concludes that it is in the public interest to approve Arizona Public Service Company's application as discussed herein.

## **ORDER**

IT IS THEREFORE ORDERED that Arizona Public Service Corporation's proposed Addendum to its Electric Service Agreement with the Arizona Board of Regents on behalf of Arizona State University is hereby approved.

IT IS FURTHER ORDERED that this Decision does not address the ratemaking treatment of the Addendum.

IT IS FURTHER ORDERED that APS shall create a balancing account to track the difference between: 1) the cost of the new solar resources at APS's Saguaro plant reflected in APS's rates; and 2) the total revenue for green energy from those specific customers.

IT IS FURTHER ORDERED that this balancing account will commence upon effectiveness of new rates which include the agreements. Within 45 days following each anniversary of the balancing

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account (until elimination), APS shall file the amount of the regulatory liability and the accounting entries for that year. IT IS FURTHER ORDERED that once the balancing account balance reaches zero, the regulatory liability will be eliminated and the balancing account will cease to exist. Within 45 days following the regulatory liability reaching zero, APS shall file the final entries related thereto and confirmation that going forward the annual revenues will exceed revenue requirement. 

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IT IS FURTHER ORDERED that no approval of alternate solar plants as discussed at Page 2, Line 6 and Page 4, first full paragraph of the proposed Addendum is implied in the Commission's decision.

IT IS FURTHER ORDERED that no "used and useful" determination of the proposed solar plant is made in the Commission's decision, and no particular treatment should be inferred for ratemaking or rate base purposes in the future.

IT IS FURTHER ORDERED that this Decision shall become effective immediately.

/BY THE ORDER OF	THE ARIZONA COR	PORATION CO	MMISSIAN
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	Director of the A hereunto, set my ha	arizona Corporationand and caused the fixed at the Capitol Manch	DI JERICH, Executive on Commission, have the official seal of this l, in the City of Phoenix,, 2016.
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